1 2 3 4 5 6	Christin Cho (Cal Bar No. 238173) Email: christin@dovel.com Simon Franzini (Cal Bar No. 287631) Email: simon@dovel.com Jonas B. Jacobson (Cal Bar No. 26991 Email: jonas@dovel.com DOVEL & LUNER, LLP 201 Santa Monica Blvd., Suite 600 Santa Monica, CA 90401 Tel: 310-656-7066	2)	
7	Attorneys for Plaintiff		
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10	DEBRA GOLDSTEIN,	Case No. 2:23-CV-04752-SPG-JC	
11	individually and on behalf of all others similarly situated,	Joint Stipulation to Set Briefing Schedule	
12	Plaintiff,	Schedule	
13	v.	Complaint served: June 22, 2023	
14	WHIRLPOOL CORPORATION,		
15	Defendant.		
16			
17			
18	Debra Goldstein ("Plaintiff") and Whirlpool Corporation ("Whirlpool" or		
19	"Defendant") stipulate, via counsel, to the following briefing schedule:		
20	WHEREAS, the above-entitled action ("Action") was filed on June 16,		
21	2023;		
22	WHEREAS, Defendant filed its motion to dismiss ("Motion") on August 18		
23	2023;		
24	WHEREAS, counsel for the Parties proposes a briefing schedule to		
25	accommodate counsels' conflicting case obligations;		
26	NOW, THEREFORE, the Parties, by and through their respective		
27	undersigned counsel, hereby stipulate and agree, subject to approval by the Court,		
28	that the following schedule shall apply	in this action:	

STIPULATION RE BRIEFING SCHEDULE; CASE NO. 2:23-CV-04752-SPG-JC

1	Plaintiff shall oppose Defendant's Motion or amend her Complaint as	
2	a matter of course under FRCP 15(a)(1)(B), on September 27, 2023;	
3	Defendant shall file a reply in support of its Motion, if any, on	
4	October 25, 2023;	
5	The hearing on Defendant's Motion to Dismiss shall be on November	
6	8, 2023.	
7	SO STIPULATED.	
8		Respectfully submitted,
9 10	Dated: August 21, 2023	DOVEL & LUNER LLP
11		By: /s/Simon Franzini
12 13		Counsel for Plaintiff Debra Goldstein
14	Dated. August 21, 2023	WHEELER TRIGG O'DONNELL LLP
15		
16		By: /s/ Andrew Unthank
17 18		Counsel for Defendant Whirlpool Corporation
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Attestation I, Simon Franzini, attest that Andrew Unthank of Wheeler Trigg O'Donnell LLP, counsel for Defendant Whirlpool, concurs in the filing of this document. By: <u>/s/ Simon Franzini</u> Simon Franzini - 3 - STIPULATION RE BRIEFING SCHEDULE; CASE NO. 2:23-CV-04752-SPG-JC